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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/605,695	06/28/2000	Steven Michael Schein	108.0003-00000	6334
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MARTIN & FERRARO, LLP			EXAMINER	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary	Application No. 09/605,695	Applicant(s) SCHEIN, STEVEN MICHAEL
	Examiner Arthur Duran	Art Unit 3622

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If no period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).

Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(o).

Status

1) Responsive to communication(s) filed on 08 August 2008.

2a) This action is FINAL. 2b) This action is non-final.

3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

4) Claim(s) 1-4,6,7,9-12,14,15,17,19,20,22,23,27,29-31 and 38-49 is/are pending in the application.

4a) Of the above claim(s) _____ is/are withdrawn from consideration.

5) Claim(s) _____ is/are allowed.

6) Claim(s) 1-4, 6, 7, 9-12, 14, 15, 17, 19, 20, 22, 23, 27, 29-31, 38-49 is/are rejected.

7) Claim(s) _____ is/are objected to.

8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

9) The specification is objected to by the Examiner.

10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.

Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).

Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).

a) All b) Some * c) None of:

1. Certified copies of the priority documents have been received.
2. Certified copies of the priority documents have been received in Application No. _____.
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

1) Notice of References Cited (PTO-892)

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date 1/15/08; 11/13/07

4) Interview Summary (PTO-413)
Paper No(s)/Mail Date, _____.

5) Notice of Informal Patent Application

6) Other: _____

DETAILED ACTION

1. Claims 1-4, 6, 7, 9-12, 14, 15, 17, 19, 20, 22, 23, 27, 29-31, 38-49 have been examined.

Response to Amendment

2. The Amendment filed on 8/8/08 is sufficient to overcome the prior rejection. A new reference has been added to the 35 USC 103 rejection.

Continued Examination Under 37 CFR 1.114

3. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 8/8/08 has been entered.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

4. Claims 1-4, 6, 7, 9-12, 14, 15, 17, 19, 20, 22, 23, 27, 29-31, 38-49 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ginter (5,892,900) in view of Gerace (5,848,396) in view of Halpern (6,065,058).

In regards to independent claim 1, Ginter (col. 325,11. 1-67) discloses: "target content object. . . ". Ginter (col. 197,11. 42-65) discloses: "This mechanism could be used... to distribute customized versions of apiece of content and control access to the various versions in the content object. . . ." Ginter (col. 38,11. 35-67; col. 138,11. 3-67; col. 156,11. 25-47; and col. 265,11. 28-67; col. 266,11. 1-67; col. 267,11. 1-67; col. 268,11. 1-67; and col. 269,11. 1-67) discloses: "smart object agents. . . ". Ginter (col. 152, 11. 28-39; col. 154,11. 41-67; and col. 174,11. 22-35) discloses: "collect data on end user usage activities. . . ". Ginter (col. 137,11. 3-67; col. 138,11. 1-67; col. 301,11. 65-67; and col. 302,11. 115) shows "media content. . . ". Ginter (the ABSTRACT; col. 325,11. 1-67; col. 197,11. 42-65; col. 38,11. 35-67; col. 138,11. 3-67; col. 156,11. 25-47; and col. 265,11. 28-67; col. 266,11. 1-67; col. 267,11. 1-67; col. 268,11. 1-67; col. 269,11. 1-67; col. 152, 11. 28-39; col. 154,11. 41-67; and col. 174,11. 22-35 and whole document) shows the elements and limitations of claim 1; however, Ginter lacks an explicit recitation of "a data reporter for collecting user activity information representing exercise of a first media object by said at least one user. . . " even though; Ginter (col. 152, 11. 28-39; col. 154,11. 41-67; col. 174,11. 22-35; col. 137,11. 367; col. 138,11. 1-67; col. 301, 11.

65-67; and cot. 302,11. 1-15) discloses: "collect data on end user usage activities. . . .".

In this case, the Examiner interprets the disclosure of Ginter (cot. 152, 11. 28-39; cot. 154,11. 41-67; cot. 174,11. 22-35; cot. 137,11.3-67; cot. 138,11. 1-67; cot. 301,11. 65-67; and cot. 302,11. 1-15) i.e., "collect data on end user usage activities..... as showing "a data reporter for collecting user activity information representing exercise of a first media object by said at least one user. . . ." It would have been obvious at the time of the invention to a person of ordinary skill in the art that the disclosure of Ginter (col. 152, 11. 28-39; cot. 154,11. 41-67; cot. 174,11. 22-35; cot. 137,11. 3-67; cot. 138,11. 1-67; cot. 301,11. 65-67; and cot. 302, lt. 115) would have been selected in accordance with "a data reporter for collecting user activity information representing exercise of a first media object by said at least one user. . . ." because such disclosure would have provided a method enabling 'participants in a business value chain model to create an electronic version of traditional business agreement terms and conditions and further enables these participants to shape and evolve their electronic commerce models as they believe appropriate to their business requirements," (See Ginter col. 8, 11. 40-49).

As per dependent claims 2-8, inter shows the method of claim 1 and subsequent base claims depending from claim I. Ginter (col. 137,11. 3-67; col. 138, 11. 1-67; cot. 301,11. 65-67; cot. 302,11. 1-15; the ABSTRACT; cot. 325,11. 1-67; cot. 197,11. 42-65; cot. 38,11. 35-67; cot. 138,11. 367; cot. 156,11. 25-47; and cot. 265,11. 28-67; col. 266,11. 1-67; cot. 267,11. 1-67; cot. 268,11. 1-67; cot. 269,11. 1-67; cot. 152, 11. 28-39;

cot. 154,11. 41-67; and cot. 174,11. 22-35 and whole document) shows the elements and limitations of claims 2-8.

Ginter lacks explicit recitation of the elements and limitations of claims 2-8, even though Ginter suggests same.

It would have been obvious at the time of the invention to a person of ordinary skill in the art that the disclosure of Ginter (cot. 137,11. 3-67; cot. 138,11. 1-67; col. 301, 11. 65-67; cot. 302,11. 1-15; the ABSTRACT; cot. 325,11. 1-67; cot. 197,11. 42-65; cot. 38,11. 35-67; col. 138,11. 3-67; cot. 156,11. 25-47; and cot. 265,11. 28-67; cot. 266,11. 167; cot. 267,11. 1-67; cot. 268,11. 1-67; cot. 269,11. 1-67; cot. 152, 11. 28-39; cot. 154,11. 41-67; and col. 174,11. 22-35 and whole document) would have been selected in accordance with the elements and limitations of claims 2-8 because such disclosure would have provided a method enabling "participants in a business value chain model to create an electronic version of traditional business agreement terms and conditions and further enables these participants to shape and evolve their electronic commerce models as they believe appropriate to their business requirements. " (See Ginter cot. 8,11. 40-49).

Independent claim 9 is rejected for substantially the same reasons as independent claim 1.

As per dependent claims 10-16, Ginter shows the method of claim 9 and subsequent base claims depending from claim 9.

Ginter (cot. 137,11. 3-67; cot. 138,11. 1-67; cot. 301,11. 65-67; cot. 302,11. 1-15; the ABSTRACT; cot. 325,11. 1-67; cot. 197,11. 42-65; cot. 38,11. 35-67; cot.

138,11. 367; cot. 156,11. 25-47; and cot. 265,11. 28-67; cot. 266,11. 1-67; cot. 267,11. 1-67; cot. 268,11. 1-67; cot. 269,11. 1-67; cot. 152, 11. 28-39; cot. 154,11.-41-67; and cot. 174,11. 22-35 and whole document) shows the elements and limitations of claims 10-16.

Ginter lacks explicit recitation of the elements and limitations of claims 10-16, even though Ginter suggests same.

It would have been obvious at the time of the invention to a person of ordinary skill in the art that the disclosure of Ginter (col. 137,11. 3-67; cot. 138,11. 1-67; cot. 301,11. 65-67; col. 302,11. 1-15; the ABSTRACT; col. 325,11. 1-67; col. 197,11. 42-65; col. 38, 11. 35-67; col. 138,11. 3-67; col. 156,11. 25-47; and col. 265,11. 28-67; col. 266, 11. 167; col. 267,11. 1-67; col. 268,11. 1-67; col. 269,11. 1-67; Col. 152, 11. 28-39; cot. 154, lt. 41-67; and col. 174,11. 22-35 and whole document) would have been selected in accordance with the elements and limitations of claims 10-16 because such disclosure would have provided a method enabling "participants in a business value chain model to create an electronic version of traditional business agreement terms and conditions and further enables these participants to shape and evolve their electronic commerce models as they believe appropriate to their business requirements. " (See Ginter col. 8,11. 40-49).

As per independent claim 17, Ginter (col. 325,11. 1-67) discloses: "target content object.....Ginter (col. 50,11. 50-52) discloses: "FIG. 15A is an example of a channel header and channel detail records. . . . "

Ginter (col. 109, 11. 42-50; and col. 111, 11. 16-40) discloses: "relevant headers, content tags. . . . "

Ginter (col. 311, 11. 30-60) discloses: "account profile that may relate to such content to the repository. . . . "

Ginter (col. 197,11. 42-65) discloses: "This mechanism could be used ... to distribute customized versions of a piece of content and control access to the various versions in the content object.

Ginter (col. 38,11. 35-67; col. 138,11. 3-67; col. 156,11. 25-47; and col. 265,11. 28-67; col. 266,11. 1-67; col. 267,11. 1-67; col. 268,11. 1-67; and col. 269,11.1-67) discloses: "smart object agents. . . . "

Ginter (col. 152, 11. 28-39; col. 154,11. 41-67; and col. 174,11. 22-35) discloses: "collect data on end user usage activities. . . . "

Ginter(col. 137,11. 3-67; col. 138,11. 1-67; col. 301,11. 65-67; and col. 302,11. 115) shows "media content.....

Ginter (the ABSTRACT; col. 325,11. 1-67; col. 197,11. 42-65; col. 38,11. 35-67; col. 138, 11. 3-67; col. 156,11. 25-47; and col. 265,11. 28-67; col. 266,11. 1-67; col. 267,11. 1-67; col. 268,11. 1-67; col. 269,11. 1-67; col. 152, 11. 28-39; col. 154,11. 41-67; and col. 174,11. 22-35 and whole document) shows the elements and limitations of claim 17; however, Ginter lacks an explicit recitation of "a header so that a media object profile is created for each media object.....even though;

Ginter (col. 109,11. 42-50; col. 111,11. 16-40; col. 311,11. 30-60; col. 137,11.3-67; col. 138,11. 1-67; col. 301, 11. 65-67; and col. 302,11. 1-15) suggests same.

It would have been obvious at the time of the invention to a person of ordinary skill in the art that the disclosure of inter (col. 109, 11. 42-50; col. 111, 11. 16-40; col. 311, 11. 30-60; col. 137,11. 3-67; col. 138,11. 1-67; col. 301,11. 65-67; and col. 302,11. 115) would have been selected in accordance with "a header so that a media object profile is created for each media object. . ." because such disclosure would have provided a method enabling 'participants in a business value chain model to create an electronic version of traditional business agreement terms and conditions and further enables these participants to shape and evolve their electronic commerce models as they believe appropriate to their business requirements. " (See Ginter col. 8,11. 40-49).

As per dependent claims 18-21, Ginter shows the method of claim 17 and subsequent base claims depending from claim 17.

Ginter lacks explicit recitation of the elements and limitations of claims 18-21, even though inter suggests same.

It would have been obvious at the time of the invention to a person of ordinary skill in the art that the disclosure of Ginter (col. 137,11. 3-67; col. 138,11. 1-67; col. 301, 11. 65-67; col. 302,11. 1-15; the ABSTRACT; col. 325,11. 1-67; col. 197,11. 42-65; col. 38,11. 35-67; col. 138,11. 3-67; col. 156,11. 25-47; and col. 265,11. 28-67; col. 266,11. 167; col. 267,11. 1-67;

col. 268,11. 1-67; col. 269,11. 1-67; col. 152, 11. 28-39; col. 154,11. 41-67; and col. 174,11. 22-35 and whole document) would have been selected in accordance with the elements and limitations of claims 18-21 because such disclosure would have provided a method enabling 'participants in a business value chain model to create an electronic version of traditional business agreement terms and conditions and further enables these participants to shape and evolve their electronic commerce models as they believe appropriate to their business requirements. " (See Ginter col. 8,11. 4049).

As per independent claim 22, inter (col. 38,11. 35-67; col. 138,11. 3-67; col. 156,11. 25-47; and col. 265,11. 28-67; col. 266,11. 1-67; col. 267,11. 1-67; col. 268,11. 167; and col. 269,11. 1-67) discloses: "smart object agents. . . ."

Ginter (col. 325,11. 1-67) discloses: "target content object. . . ."

Ginter (col. 197,11. 42-65) discloses: "This mechanism could be used ... to distribute customized versions of a piece of content and control access to the various versions in the content object.....

Ginter (col. 152, 11. 28-39; col. 154,11. 41-67; and col. 174,11. 22-35) discloses: "collect data on end user usage activities. . . ."

Ginter (col. 137,11. 3-67; col. 138,11. 1-67; col. 301,11. 65-67; and col. 302,11. 115) shows "media content. . . ."

Ginter (col. 311, 11. 30-60) discloses: "account profile that may relate to such content to the repository.....Ginter (the ABSTRACT; col. 311,11. 30-60; col. 325,11.

1-67; col. 197,11. 4265; col. 38,11. 35-67; col. 138,11. 3-67; col. 156,11. 25-47; and col. 265,11. 28-67; col. 266,11. 1-67; col. 267,11. 1-67; col. 268,11. 1-67; col. 269,11. 1-67; col. 152, 11. 28-39; col. 154,11. 41-67; and col. 174,11. 22-35 and whole document) shows the elements and limitations of claim 22; however, Ginter lacks an explicit recitation of "a media object profile portion containing information gathered from a plurality of users representing exercise of said media object by said plurality of users. . ." even though;

Ginter (col. 109,11. 42-50; col. 111,11. 16-40; col. 311,11. 30-60; col. 137,11. 3-67; col. 138,11. 1-67; col. 301,11. 65-67; and col. 302,11. 1-15) suggests same. It would have been obvious at the time of the invention to a person of ordinary skill in the art that the disclosure of Ginter (col. 109,11. 42-50; col. 111,11. 16-40; col. 311, 11. 30-60; col. 137,11. 3-67; col. 138,11. 1-67; col. 301,11. 65-67; and col. 302,11. 115) would have been selected in accordance with "a media object profile portion containing information gathered from a plurality of users representing exercise of said media object by said plurality of users. . ." because such disclosure would have provided a method enabling "participants in a business value chain model to create an electronic version of traditional business agreement terms and conditions and further enables these participants to shape and evolve their electronic commerce models as they believe appropriate to their business requirements. " (See inter col. 8,11. 40-49).

As per dependent claims 23-24, Ginter shows the method of claim 22 and subsequent base claims depending from claim 22.

Ginter lacks explicit recitation of the elements and limitations of claims 23-24, even though Ginter suggests same.

It would have been obvious at the time of the invention to a person of ordinary skill in the art that the disclosure of [REDACTED] (col. 137, ll. 3-67; col. 138, ll. 1-67; col. 301, 11. 65-67; col. 302, 11. 1-15; the ABSTRACT; col. 325, 11. 1-67; col. 197, 11. 42-65; col. 38, 11. 35-67; col. 138, 11. 3-67; col. 156, 11. 25-47; and col. 265, 11. 28-67; col. 266, 11. 167; col. 267, 11. 1-67; col. 268, ll. 1-67; col. 269, 11. 1-67; col. 152, 11. 28-39; col. 154, 11. 41-67; and col. 174, 11. 22-35 and whole document) would have been selected in accordance with the elements and limitations of claims 23-24 because such disclosure would have provided a method enabling 'participants in a business value chain model to create an electronic version of traditional business agreement terms and conditions and further enables these participants to shape and evolve their electronic commerce models as they believe appropriate to their business requirements. " (See [REDACTED] Ginter col. 8, 11. 4049).

As per independent claim 25, [REDACTED] in r (col. 38, 11. 35-67; col. 138, 11. 3-67; col. 156, 11. 25-47; and col. 265, 11. 28-67; col. 266, 11. 1-67; col. 267, 11. 1-67; col. 268, ll. 167; and col. 269, 11. 1-67) discloses: "smart object agents. . . ."

Ginter (col. 325, 11. 1-67) discloses: "target content object.

Ginter (col. 50, 11. 50-52) discloses: "FIG. 15A is an example of a channel

header and channel detail records.....

Ginter (col. 109,11. 42-50; and col. 111, 11. 16-40) discloses:
"relevant headers, content tags. . . . "

Ginter (col. 311, 11. 30-60) discloses: "account profile that
may relate to such content to the repository. . . . "

Ginter (col. 197,11. 42-65) discloses: "This mechanism
could be used... to distribute customized versions of a piece of
content and control access to the various versions in the content
object. . . . "

Ginter (col. 152, 11. 28-39; col. 154,11. 41-67; and col. 174,11.
22-35) discloses: "collect data on end user usage activities.....

Ginter (col. 137,11. 3-67; col. 138,11. 1-67; col. 301,11. 65-67;
and col. 302,11. 115) shows "media content. . . . "

As per independent claim 27, Ginter (col. 325,11. 1-
67) discloses: "target content object. . . . "

Ginter (col. 197,11. 42-65) discloses: "This mechanism
could be used ... to distribute customized versions of a piece of
content and control access to the various versions in the content
object. . . . "

Ginter (col. 38,11. 35-67; col. 138,11. 3-67; col. 156,11. 25-
47; and col. 265, 1t. 28-67; col. 266,11. 1-67; col. 267,11. 1-67; col.

268,11. 1-67; and cot. 269,11. 1-67) discloses: "smart object agents. . . ."

Ginter (cot. 152, 11. 28-39; cot. 154,11. 41-67; and cot. 174,11. 22-35) discloses: "collect data on end user usage activities. . . ."

Ginter (col. 137,11. 3-67; cot. 138,11. 1-67; cot. 301,11. 65-67; and cot. 302, lt. 115) shows "media content.....

Ginter (the Abstract; cot. 325,11. 1-67; cot. 197,11. 42-65; cot. 38,11. 35-67; cot. 138,11. 3-67; cot. 156,11. 25-47; and cot. 265,11. 28-67; cot. 266,11. 1-67; cot. 267,11. 1-67; cot. 268,11.1-67; cot. 269,11. 1-67; cot. 152, 11. 28-39; cot. 154,11. 41-67; and cot. 174,11. 22-35 and whole document) shows the elements and limitations of claim 27; however,

Ginter lacks an explicit recitation of "collecting information form a plurality of users related to the viewing of at least one media object. . . ." even though;

Ginter (cot. 152, 11. 28-39; cot. 154,11. 41-67; cot. 174,11. 22-35; cot. 137,11. 367; cot. 138,11. 1-67; cot. 301,11. 65-67; and cot. 302,11. 1-15) discloses: "collect data on end user usage activities. . . ." In this case, the Examiner interprets the disclosure of Ginter (col. 152, 11. 28-39; cot. 154,11. 41-67; cot. 174,11. 22-35; cot. 137,11. 3-67; cot. 138,11. 1-67; cot. 301,11. 65-67; and cot. 302,11. 1-15) i.e., "collect data on end user usage activities..... as showing "collecting information form a plurality of users related to the viewing of at least one media object. . . ."

It would have been obvious at the time of the invention to a person of ordinary skill in the art that the disclosure of inter (cot. 152, 11. 28-39; cot. 154,11. 41-67; cot. 174,11. 22-35; cot. 137,11.3-67; cot. 138,11. 1-67; cot. 301,11. 65-67; and cot. 302,11. 115) would have been selected in accordance with "collecting information form a plurality of users related to the viewing of at least one media object. . . ." because such disclosure would have provided a method enabling `participants in a business value chain model to create an electronic version of traditional business agreement terms and conditions and further enables these participants to shape and evolve their electronic commerce models as they believe appropriate to their business requirements. " (See Ginter cot. 8,11. 4049).

As per dependent claim 28, Ginter shows the method of claim 27. Ginter lacks explicit recitation of the elements and limitations of claim 27, even though Ginter suggests same.

It would have been obvious at the time of the invention to a person of ordinary skill in the art that the disclosure of Ginter (cot. 137,11. 3-67; cot. 138,11. 1-67; cot. 301, 11. 65-67; cot. 302,11. 1-15; the ABSTRACT; cot. 325,11. 1-67; cot. 197,11. 42-65; cot. 38,11. 35-67; cot. 138,11. 3-67; cot. 156,11. 25-47; and cot. 265,11. 28-67; cot. 266,11. 1-67; col. 267,11. 1-67; col. 268,11. 1-67; cot. 269,11. 1-67; cot. 152, 11. 28-39; cot. 154,11. 41-67; and cot. 174,11. 22-35 and whole document) would have been selected in accordance with the

elements and limitations of claim 28 because such disclosure would have provided a method enabling "participants in a business value chain model to create an electronic version of traditional business agreement terms and conditions and further enables these participants to shape and evolve their electronic commerce models as they believe appropriate to their business requirements. " (See Ginter col. 8,11. 40-49).

As per independent claim 29, Ginter (col. 325,11. 1-67) discloses: "target content object.....

Ginter (col. 311, 11. 30-60) discloses: "account profile that may relate to such content to the repository. . . ."

Ginter (col. 152, 11. 28-39; col. 154,11. 41-67; and col. 174,11. 22-35) discloses: "collect data on end user usage activities. . . ."

Ginter (col. 18,11. 38-67; col. 19,11. 10; col. 25,11. 1-35; col. 37,11. 15-67; col. 38, 11. 1-35; col. 307,11. 5-30; and col. 338,11. 10-67) shows "collecting information from users of Internet links; correlating the collected information with at least one Internet link; creating an Internet link profile based on the correlated information; and selecting at least one Internet link based on the profile of a user requested link.....

Ginter (col. 137,11. 3-67; col. 138,11. 1-67; col. 301,11. 65-67; and col. 302,11. 115) shows "media content...."

Ginter (the ABSTRACT; col. 325,11. 1-67; col. 197,11. 42-65; col. 38,11. 35-67; col. 138,11. 3-67; col. 156,11. 25-47; and col. 265,11. 28-67; col. 266,11. 1-67; col. 267, 11. 1-67; col. 268,11. 1-67; col. 269,11. 1-67; col. 152, 11. 28-39; col. 154,11. 41-67; and col. 174,11. 22-35 and whole document) shows the elements and limitations of claim 29; however,

Ginter lacks an explicit recitation of "collecting information from users of Internet links; correlating the collected information with at least one Internet link; creating an Internet link profile based on the correlated information; and selecting at least one Internet link based on the profile of a user requested link.....even though;

Ginter (col. 18,11. 38-67; col. 19, 11. 10; col. 25,11. 1-35; col. 37, II. 15-67; col. 38,11. 1-35; col. 307,11. 5-30; and col. 338,11. 10-67; the ABSTRACT; col. 325,11. 1-67; col. 197,11. 42-65; col. 38,11. 35-67; col. 138,11. 3-67; col. 156,11. 25-47; and col. 265, 11. 28-67; col. 266,11. 1-67; col. 267,11. 1-67; col. 268,11. 1-67; col. 269,11. 1-67; col. 152, 11. 28-39; col. 154,11. 41-67; and col. 174,11. 22-35 and whole document) suggests same. It would have been obvious at the time of the invention to a person of ordinary skill in the art that the disclosure of Ginter (col. 18,11. 38-67; col. 19,11. 10; col. 25,11. 1-35; col. 37,11. 15-67; col. 38,11. 1-35; col. 307, II. 5-30; and col. 338,11. 10-67; the ABSTRACT; col. 325,11. 1-67; col. 197,11. 42-65; col. 38,11.35-67; col. 138,11. 3-67; col. 156,11. 25-47; and col. 265,11. 28-67; col. 266,11. 1-67; col. 267,11. 1-67; col. 268,11. 1-67; col. 269,11. 1-67; col. 152, 11. 28-39; col. 154,11. 41-67;

and col. 174,11. 22-35 and whole document) would have been selected in accordance with "collecting information from users of Internet links; correlating the collected information with at least one Internet link; creating an Internet link profile based on the correlated information; and selecting at least one Internet link based on the profile of a user requested link. . ." because such disclosure would have provided a method enabling 'participants in a business value chain model to create an electronic version of traditional business agreement terms and conditions and further enables these participants to shape and evolve their electronic commerce models as they believe appropriate to their business requirements. " (See Ginter col. 8,11. 40-49).

As per dependent claim 30, Ginter shows the method of claim 29. Ginter lacks explicit recitation of the elements and limitations of claim 29, even though Ginter suggests same.

It would have been obvious at the time of the invention to a person of ordinary skill in the art that the disclosure of inte (col. 18,11. 38-67; col. 19,11. 10; col. 25,11. 135; col. 37,11. 15-67; col. 38,11. 1-35; col. 307,11. 5-30; and col. 338,11. 10-67) would have been selected in accordance with the elements and limitations of claim 30 because such disclosure would have provided a method enabling 'participants in a business value chain model to create an electronic version of traditional business agreement terms and conditions and further enables these participants to shape and evolve their electronic

commerce models as they believe appropriate to their business requirements. " (See Ginter col. 8,11. 40-49).

As per dependent claim 31, Ginter shows the method of claim 29.

Ginter lacks explicit recitation of the elements and limitations of claim 29, even though Ginter suggests the same.

It would have been obvious at the time of the invention to a person of ordinary skill in the art that the disclosure of Ginter (col. 18,11. 38-67; col. 19,11. 10; col. 25,11. 135; col. 37,11. 15-67; col. 38,11. 1-35; col. 307,11. 5-30; and col. 338,11. 10-67) would have been selected in accordance with the elements and limitations of claim 31 because such disclosure would have provided a method enabling participants in a business value chain model to create an electronic version of traditional business agreement terms and conditions and further enables these participants to shape and evolve their electronic commerce models as they believe appropriate to their business requirements. " (See Ginter col. 8,11. 40-49).

Additionally, Ginter discloses utilization of multimedia objects, audio, audio-visual, video, e-commerce:

"(73) Information distributed using VDE may take many forms. It may, for example, be "distributed" for use on an individual's own computer, that is the present

invention can be used to provide security for locally stored data. Alternatively, VDE may be used with information that is dispersed by authors and/or publishers to one or more recipients. This information may take many forms including: movies, audio recordings, games, electronic catalog shopping, multimedia, training materials, E-mail and personal documents, object oriented libraries, software programming resources, and reference/record keeping information resources (such as business, medical, legal, scientific, governmental, and consumer databases)" (col 7, lines 45-57).

Ginter also discloses utilizing the Internet and links:

"(570) If External Services Manager 772 is used to access VDE objects, many different techniques are possible. For example, the VDE objects may be formatted for use with the World Wide Web protocols (HTML, HTTP, and URL) by including relevant headers, content tags, host ID to URL conversion (e.g., using Name Services Manager 752) and an HTTP-aware instance of Services Transport Layer 786" (col 109, lines 41-50).

Also, Ginter discloses utilizing the Internet, sending users content, profiling users, tracking user activity, keeping a user activity history, and advertising (the above citations from the Ginter reference; the citations from the preceding rejection referring to the Ginter reference, throughout the Ginter reference; and below):

"(10) The present invention can materially enhance the revenue of content providers, lower the distribution costs and the costs for content, better support advertising and usage

information gathering, and better satisfy the needs of electronic information users.

These improvements can lead to a significant increase in the amount and variety of electronic information and the methods by which such information is distributed" (col 1, line 65-col 2, line 9).

Ginter does not explicitly disclose targeting users.

Gerace discloses utilizing multimedia objects, audio, audio-visual, video, e-commerce, the Internet, website, links, and advertising (col 1, lines 20-45; col 3, lines 5-10; col 2, lines 35-42).

Gerace further discloses identifying specific media objects based on user activity with that same object or another object and targeting the specific media object to the user (col 2, lines 1-60; col 6, line 57-col 7, line 25; col 20, lines 9-19).

Gerace further discloses a "smart media object" having a profile portion containing information gathered from a plurality of users representing exercise of the media object portion by the plurality of users (col 20, lines 9-20; col 18, lines 10-26; col 33, lines 55-col 34, line 25).

Gerace further discloses a method of targeting media objects to a user on-line wherein at least one Internet link based on the profile of a user requested link is delivered to the user with at least one additional link having a link profile matching at least one aspect of the profile of the requested link (col 16, lines 36-55; col 14, lines 24-35).

Gerace further discloses a "hidden search engine" that creates a profile for Internet links and selects at least one Internet link based on at least one aspect of each

link profile for delivery with a user requested link to the user (col 16, lines 36-55; col 14, lines 24-35). Notice that in this citation from Gerace that Gerace presents specific banner advertising based on information known about that banner advertising and a determination as to how well suited that banner advertising is for presenting at a specific time or situation. Also, notice that the appropriateness of presenting the advertising is determined based on what is known about the advertising compared with a combination of information known about that user, the current information on display to the user, and the current information requested by the user.

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to add Gerace's further features on tracking user responses to content and targeting a user to Ginter's presenting a user content and profiling a user. One would have been motivated to do this in order to better present a user with information of interest.

Additionally, Ginter discloses advertising, Internet advertising, maximizing advertising revenues, delivering preferred content to a user, and profiling a user (below Ginter citations and throughout the Ginter reference):

"The present invention can materially enhance the revenue of content providers, lower the distribution costs and the costs for content, better support advertising and usage information gathering, and better satisfy the needs of electronic information users. These improvements can lead to a significant increase in the amount and variety of

electronic information and the methods by which such information is distributed (col 1, line 65-col 2, line 9);

Frequently, for a VDE application for a given content model (such as distribution of entertainment on CD-ROM, content delivery from an Internet repository, or electronic catalog shopping and advertising, or some combination of the above) participants would be able to securely select from amongst available, alternative control methods and apply related parameter data, wherein such selection of control method and/or submission of data would constitute their "contribution" of control information (col 18, lines 55-65).

Reporting of usage information and user requests can be used for supporting electronic currency, billing, payment and credit related activities, and/or for user profile analysis and/or broader market survey analysis and marketing (consolidated) list generation or other information derived, at least in part, from said usage information.
this information can

be provided to content providers or other parties, through secure, authenticated encrypted communication to the VDE installation secure subsystems" (col 36, lines 26-38).

Gerace discloses Internet advertising, maximizing advertising revenue, delivering content and advertising of interest to the user, and targeting the user.

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to add Gerace's further features on tracking user responses to content and targeting a user to Ginter's presenting a user content and

profiling a user. One would have been motivated to do this in order to better present a user with information of interest.

Additionally, Gerace discloses identifying specific media objects based on user activity with that same object or another object and targeting the specific media object to the user (see the above rejection and Gerace at: Fig. 2; Fig. 3a; Fig. 3f; Fig. 3g; col 5, lines 15-25; col 20, lines 9-20; col 6, line 57-col 7, line 45; col 33, line 35-col 34, line 27).

Gerace further discloses profiles and classifications for content objects (col 3, lines 5-10).

Gerace further discloses matching content object profiles relative to characteristics of requested user information and also matching secondary or additional content objects relative to other content objects presented on a page or requested by a user (col 16, lines 36-55). Notice in this citation that Gerace discloses delivering content objects based upon the requested type of information the user has entered. Also, notice in this citation that Gerace discloses delivering advertisements or second media objects ("...return appropriate advertisements..." from col 16, lines 36-55) that are relevant to the first media object that the user has requested (which in this case is information on Detroit).

Additionally, Gerace discloses gathering content use information generated by user interaction with a media object and correlating the gathered content use information with the media object to create a media object profile:

"(87) To ensure that sponsors achieve the optimal result from the ads they place, program 31 combines regression analysis with the above weighting

technique to achieve real-time, automatic optimization as discussed previously.

Under this auto-targeting system, an ad package is shown to general users.

After a large number (e.g., 10,000) hits, program 31 runs a regression on a subject Ad Package Object 33b to see what characteristics are important, and who (type of user profile) the ad appeals to most. Program 31 then

automatically enters weighting information based on that regression to create a targeted system and runs the advertisement (Ad Package Object 33b) again in front of this new targeted group. Program 31 then runs a regression every 10,000 hits, for example, including a group of 500 general people as a control, and adjusts the weighting. This continues until the Ad Package is exhausted (i.e., the number of hits and click throughs are achieved)" (col 18, lines 10-26);

(90) In response to the sponsor's 33 request for (i.e., selection of) a particular report, main routine 39 calls reporting subroutine 41 which queries Sponsor Object 33a, Ad Package Object 33b, Ad Series Objects 33c and Ads Objects 33d of the sponsor for details. For example, demographic elements, number of click throughs purchased, number achieved to date, number of hits, and time remaining in an advertisement are retrieved. Program 31 then checks the usage logs and retrieves the profile of users who selected the sponsor's advertisement, using the User Objects 37a. The program 31 then generates a report using this data and uses standard statistical regression techniques to find correlation between success and different demographic and/or usage information, and reports those as well. For example, a report comprises

several defined elements, including overall success of the advertisement, breakdown by requested demographic elements, comparison of target market with control group, number of click through requested versus number achieved to date, as well as the time remaining in an advertisement. Finally, program 31 completes a regression analysis using data stored in Ad Package Objects 33b and User Objects 37, and suggests other demographic groups which a sponsor might want to consider for a subsequent ad" (col 18, line 50-col 19, line 5).

Gerace further discloses gathering content use information generated by user interaction with a media object and correlating the gathered content use information with the media object to create a media object profile:

"(14) In addition, for each advertisement, advertisement module 75 (and/or user profiling member 73) records (a) the number of times and/or number of users to whom the advertisement has been displayed, (b) the number of times/users who have requested more information (via a click of a mouse on a corresponding menu selection) regarding the advertisement, and when possible (c) the number of purchases obtained through program 31's display of the advertisement. As such, advertisement module 75 holds performance data for each advertisement, and hence enables program controller 79 to provide performance reports to sponsors who log on to program 31. Various regression techniques and the like are used in the performance reports in a manner consistent with the state of the art" (col 5, lines 25-40).

Gerace also discloses these features when discussing reporting (col 33, line 55-col 34, line 23). And, notice that for an individual ad package that Gerace can analyze the success of the ad for the demographic profile requested and/or also for a control group (col 33, line 55-65). Hence, Gerace is gathering content use information generated by user interaction with a media object and correlating the gathered content use information with the media object to create a media object profile.

Gerace further discloses gathering content use information generated by user interaction with a media object and correlating the gathered content use information with the media object to create a media object profile (claim 9; claim 13; col 12, line 55-col 13, lines 33).

Notice in these citations preceding that the particular ad or ad package can be tracked for how it is responded to. Hence, Gerace discloses a media object profile or gathering content use information generated by user interaction with a media object and correlating the gathered content use information with the media object to create a media object profile.

Hence, the combination of the prior art renders obvious the features of the Applicant's claims.

Additionally, Gerace further renders obvious the following features of the independent claims: said media object profile of user activity/content use information not including any attribute of said users (Gerace, Appendix IV, col 33, lines 33-61; col 2, lines 37-42). Also, please see the Response to Arguments below and MPEP 2173.05(i) and MPEP 2144.04.II.A.

Hence, since Gerace presents a Report with ad response information without user attribute information, it is obvious that Gerace can track ad response information without tracking user attribute information. One would be motivated to do this in order to track only the information that is of interest to the advertiser.

Also, Examiner notes that much of Applicant's Specification discloses utilizing user profile or demographic information for targeting purposes (Applicant's Specification, Figure 2; page 7; pages 9-11). And, Applicant's Figure 3 discloses utilizing "user activity" for targeting purposes. And, Examiner notes that Applicant's page 4 states that user activity can be described as, " User activity information "may include information indicating that a piece of media is exercised (e.g., purchases, viewed, interacted with) by a user, and is captured when the user exercises the media." And, Examiner notes that pages 8 and 9 disclose that user activity information can also include information on which demographic groups of users interact with the object. Also, page 8 states that the user activity information can be used with user profile information.

And, Examiner notes that only the top of page 7, the bottom of page 8, and the top of page 10 describe a media object profile without user demographic information. Otherwise, the Applicant's Specification describes using demographic information, using demographic group information, and using user profile information.

Hence, Examiner notes that while Applicant's Specification describes as part of the Applicant's invention the features the Applicant is excluding in the claims, there are

not 35 USC 112 issues with the negative claim limitations added on 7/13/07. Examiner notes the relevance of MPEP 2173.05(i).

And, Examiner notes that Applicant's features of "said media object profile not including any attribute of said users" and "wherein said content use information doe not include any attribute of said users" are obvious in light of Gerace.

Examiner notes that MPEP 2173.05(i) states:

"If alternative elements are positively recited in the specification, they may be explicitly excluded in the claims. See *In re Johnson*, 558 F.2d 1008, 1019, 194 USPQ 187, 196 (CCPA 1977) ("[the] specification, having described the whole, necessarily described the part remaining."). See also *Ex parte Grasselli*, 231 USPQ 393 (Bd. App. 1983), aff'd mem., 738 F.2d 453 (Fed. Cir. 1984).

And, MPEP 2144.04.II.A states that "Elimination of a step or an element and its function" is obvious.

Hence, Gerace discloses tracking "user activity" related to a media object (Gerace, Appendix IV, col 33, lines 33-61). Note that this citation from Gerace discloses tracking media object hits/viewings, click thru's, purchases, and other user activity related to the media object. Note that Applicant's Specification page 4 states, "User activity information "may include information indicating that a piece of media is exercised (e.g., purchases, viewed, interacted with) by a user, and is captured when the user exercises the media." Also, Gerace further discloses tracking "user activity" related to a media object:

"(15) In accordance with another aspect of the present invention, there is a module (e.g., advertisement module) that records history of users viewing the advertisements. For each advertisement, the module records (i) number of times viewed by a user; (ii) number of times selected for further information by a user, and/or (iii) number of purchases initiated from display of the advertisement to a user" (col 2, lines 37-42).

Hence, Gerace discloses user activity related to the media object where the user activity information is related to "purchases, viewed, interacted with by a user" (Applicant's Specification page 4). And, Examiner notes that this user activity information that Gerace tracks is without any attribute of said users. Also, Examiner acknowledges that other parts of Gerace do additionally disclose media object profile information that do include user attribute information.

However, Examiner notes that MPEP 2173.05(i) states "the specification, having described the whole, necessarily described the part remaining." And, MPEP 2144.04.II.A discloses that it is obvious to eliminate a step or element.

Hence, Gerace disclose tracking user activity/content use related to a media object. And, Gerace discloses that the user activity/content use can be for the media object the "purchases, viewed, interacted with". And, it would be obvious to a person skilled in the art at the time of the Applicant's invention that Gerace does not need to include additional media object related information such as user attribute information.

And, Gerace further discloses presenting ad information related to ad response without displaying user attribute information:

"Each sponsor has one or more ad packages maintained by respective Ad Package Objects 33b of the sponsor. In each Ad Package Object 33b (FIG. 5b) there is indicated the sponsor ID, start and end dates and times, and pricing of the ad packages. The pricing may be dependent on the number of times the ad is viewed by users (i.e., a "hit"), number of times a user selects to view more information from the ad (i.e., a "click through") and/or the number of times an actual order is generated. Pricing by the number of hits and number of click throughs by exact numbers or maximum numbers is indicated in the Ad Package Object 33b. Thus Ad Package Objects 33b serve as billing entities for the program 31 administrator. Also Ad Package Object 33b records the number of hits and click throughs as tracked/monitored during user operation of program 31"(col 12, lines 7-21).

Another part of the Sponsor Objects 33a-d is a computer subroutine 41 (FIG. 3a) which provides performance reporting. This enables the sponsors of the advertisements to obtain reports on successful use of the advertisements. The types of reports provided in the preferred embodiment of program 31 are outlined in Appendix IV. In that Appendix, "HTs" means hits and "CTs" means click throughs.

Briefly, an Overview Report provides a review by ad package. The number of hits and number of click throughs purchased and achieved are indicated among the cost of the package and date specified by the ad package (col 12, lines 56-68).

[Claim] 7. Apparatus as claimed in claim 5 wherein the advertising component further records history of users viewing the advertisements, including for each advertisement, at least one of (i) number of times viewed by a user, (ii) number of

times selected for further information, and (iii) number of times a purchase was obtained through the advertisement (col 35, lines 20-26)."

Also, Examiner notes that the Overview Report shows ad packages, ad responses, hits achieved related to an ad, click thrus related to an ad, purchases related to an ad, and the cost of an ad without displaying any specific user information (Appendix IV, col 33, lines 45-54). Hence, Gerace discloses displaying a Report of ad responses related to an ad without displaying any user attribute information. Hence, it is obvious that the Gerace invention could display the Overview Report without showing further detail as to who clicked/responded to an ad.

Hence, since Gerace presents a Report with ad response information without user attribute information, it is obvious that Gerace can track ad response information without tracking user attribute information. One would be motivated to do this in order to track only the information that is of interest to the advertiser.

Hence, Gerace renders obvious a media object profile of user activity/content use information with "said media object profile not including any attribute of said users" and "wherein said content use information doe not include any attribute of said users".

Hence, the combination of the prior art renders obvious the features of the Applicant's claims.

Additionally, Ginter discloses attaching and removing information associated with or descriptive of a media object (col 68, lines 55-60).

Ginter does not explicitly disclose that media object profile being attached to said first media object. Or, where the media object profile is a coded header. Ginter does not explicitly disclose detaching said media object profile from said first media object.

However, Hailpern discloses that said media object profile being attached to said first media object or a coded header (col 4, lines 25-47). Hailpern further discloses detaching said media object profile from said first media object (col 5, line 55-col 6, line 15; col 6, lines 20-25, "PICS label may be stripped").

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to add Hailpern's media object profiles attached to media objects to Ginter media objects and presenting a user content. One would have been motivated to do this in order to better present information of interest.

Also, as to claim 29, Hailpern renders obvious that the object profile/header can be for an Internet link profile (col 7, lines 10-12; col 6, lines 15-40).

Hence, the combination of the prior art renders obvious the features of the Applicant's claims.

Claims 38-43: Gerace further renders obvious a media object profile of user activity/content use information where said content use information does not include any attribute of said users (Gerace, Appendix IV, col 33, lines 33-61; col 2, lines 37-42). Also, please see the Response to Arguments below and MPEP 2173.05(i) and MPEP 2144.04.II.A.

Claims 44-49, demographic information is a type of attribute information associated with a user. Hence, the Overview Report of Appendix IV displays ad

response information without displaying attribute information such as demographic information.

Response to Arguments

5. Applicant's arguments with respect to the claims have been considered but are moot in view of the new grounds of rejection above. Please see the addition of the Hailpern reference above. Also, please note the following.

On 8/8/08, Applicant added the following features to the independent claims: Said media object profile being attached to said first media object. Or, where the media object profile is a coded header. Applicant also added detaching said media object profile from said first media object.

Ginter discloses attaching and removing information associated with or descriptive of a media object (col 68, lines 55-60).

Ginter does not explicitly disclose that media object profile being attached to said first media object. Or, where the media object profile is a coded header. Ginter does not explicitly disclose detaching said media object profile from said first media object.

However, Hailpern discloses that said media object profile being attached to said first media object or a coded header (col 4, lines 25-47). Hailpern further discloses detaching said media object profile from said first media object (col 5, line 55-col 6, line 15; col 6, lines 20-25, "PICS label may be stripped").

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to add Hailpern's media object profiles attached to

media objects to Ginter media objects and presenting a user content. One would have been motivated to do this in order to better present information of interest.

Also, as to claim 29, Hailpern renders obvious that the object profile/header can be for an Internet link profile (col 7, lines 10-12; col 6, lines 15-40).

Hence, the combination of the prior art renders obvious the features of the Applicant's claims.

Also, these citations were added to the rejection above.

Conclusion

The following prior art made of record and not relied upon is considered pertinent to applicant's disclosure:

a) Herz US 20030037041A1 and the other prior art cited disclose relevant features for a media object profile.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Arthur Duran whose telephone number is (571) 272-6718. The examiner can normally be reached on Mon- Fri, 8:00-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eric Stamber can be reached on (571) 272-6724. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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9/3/2008